TPL:mmp

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

00-6312

2 CR-ROETTGER

18 U.S.C. § 1951(a) 18 U.S.C. § 924(c)(1) 18 U.S.C. § 2 MAGISTRATE JUDGE SNOW

UNITED STATES OF AMERICA.

Plaintiff,

٧.

JERMAINE C. WILLIAMS and LOWEN ESPINUEVA,

Defendants.



INDICTMENT

The Grand Jury charges that:

COUNT I

- 1. At all times material to this indictment Brinks Armored Car Service, Inc. (hereinafter referred to as "Brinks" in this indictment) was an armored car courier corporation doing business in interstate and foreign commerce. Brinks engages in the daily business of obtaining, storing and transporting large amounts of United States currency and negotiable instruments in cities throughout the United States as well as in many other countries throughout the world.
- 2. From a date unknown to the Grand Jury but at least by on or about October 6, 2000, through on or about October 20, 2000, in Broward County, in the Southern District of Florida,



the defendants.

JERMAINE C. WILLIAMS and LOWEN ESPINUEVA,

did knowingly combine, conspire, confederate and agree with each other and with persons known and unknown to the Grand Jury to unlawfully obstruct, delay and affect and attempt to 15 JR obstruct, delay and affect, commerce as that term in defined in Title 18, United States Code, Section 1951(b)(3), and the movement of articles and commodities in such commerce, by robbery as that term is defined in Title 18, United States Code, Section 1951(b)(1), in that the defendants JERMAINE C. WILLIAMS and LOWEN ESPINUEVA did unlawfully attempt to take and attempt to obtain personal property consisting of bank deposits belonging to Citibank, Inc., that were in the care of Eisham Ruiz and Frank Granja, Brinks employees, against their will by means of actual and threatened force and violence, in that the defendants ambushed and shot Eisham Ruiz and Frank Granja. All in violation of Title 18, United States Code, Sections 1951(a) and 2.

COUNT II

- 3. The first paragraph of Count 1 of this indictment is hereby incorporated as if fully set forth herein.
- On or about October 20, 2000, in Broward County, in the Southern District of Florida, the defendants,

JERMAINE C. WILLIAMS and LOWEN ESPINUEVA,

did knowingly obstruct, delay and affect and attempt to obstruct, delay and affect, commerce as that term is defined in Title 18, United States Code, Section 1951(b)(3), and the movement of

2

articles and commodities in such commerce, by robbery as that term is defined in Title 18, United States Code, Section 1951(b)(1), in that the defendants JERMAINE C. WILLIAMS and LOWEN ESPINUEVA did unlawfully attempt to take and attempt to obtain personal property consisting of bank deposits belonging to Citibank Inc. that were in the care of Eisham Ruiz and Frank Granja, Brinks employees, against their will by means of actual and threatened force and violence in that the defendants ambushed and shot Eisham Ruiz and Frank Granja. All in violation of Title 18, United States Code, Sections 1951(a) and 2.

COUNT III

5. On or about October 20, 2000, in Broward County, in the Southern District of Florida, the defendants.

JERMAINE C. WILLIAMS and LOWEN ESPINUEVA.

knowingly used and carried firearms, to wit, a Makarov 9MM semi-automatic pistol serial number F8539 and a Mossberg 12 guage shotgun, model number 500, serial number L825206, during and in relation to a crime of violence for which they may be prosecuted in a court of the United States, to wit, conspiracy and attempted robbery, which resulted in serious bodily injury as set forth in Counts I and II of this Indictment, in violation of Title 18, United States Code, Section 1951(a).

All in violation of Title 18, United States Code, Sections 924(c)(1) and 2.

A TRUE BILL

FOREPERSON

GUY A. LEWIS

UNITED STATES ATTORNEY

THOMAS P. LANIGAN

ASSISTANT UNITED STATES ATTORNEY

cr-06312-WPD

Document 14 Entered on FLSD Docket 11/02/2000 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

UNITED STATES OF AMERICA			CASE NO	
v. Jermaine C. Williams, and Lowen Espinueva			CERTIFICATE OF TRIAL ATTORNEY*	
			Superseding Case Information:	
Court Division: (Select One)			New Defendant(s) Yes No Number of New Defendants	
<u>x</u>		i Key West WPB FTP	Total number of counts	
	l do h	ereby certify that:		
	1.	I have carefully considered the number of probable without attached hereto.	the allegations of the indictment, the number of defendants, esses and the legal complexities of the Indictment/Information	
	2.	I am aware that the inform Judges of this Court in set mandate of the Speedy Tria	nation supplied on this statement will be relied upon by the ting their calendars and scheduling criminal trials under the al Act, Title 28 U.S.C. Section 3161.	
	3.	Interpreter: (Yes of List language and/or dialect	or No) _NO	
	4.	This case will take _5	days for the parties to try.	
	5.	Please check appropriate o	category and type of offense listed below: (Check only one)	
	\ \ 	0 to 5 days 6 to 10 days 11 to 20 days 21 to 60 days 61 days and over	X Petty	
	6. Has this case been previously filed in this District Court? (Yes or No) _NO_			
	If yes: Judge	: h copy of dispositive order)	Case No	
	Has a If yes: Magis Relate Defen	complaint been filed in this trate Case No00-4244 ed Miscellaneous numbers: _dant(s) in federal custody as	matter? (Yes or No)YFS	
	Is this	a potential death penalty ca	se? (Yes or No)NO	
	7. April 1	Does this case originate from 1999? Yes _X_ No	om a matter pending in the U. S. Attorney's Office prior to If yes, was it pending in the Central Region? $_$ Yes $_$ X No	
	8.	Did this case originate in th	e Narcotics Section, Miami? Yes X No Horray Xar 140 THOMAS P. LANIGAN ASSISTANT UNITED STATES ATTORNEY Court No. A550033	

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

PENALTY SHEET

Defendant's Name: <u>JERMAINE C. WILLIAMS</u> Case No.:
Count #: 1 18 U.S.C. § 1951(a) Hobbs Act Conspiracy
*Max. Penalty: Twenty (20) years' imprisonment and \$250,000 fine
Count #: 2 18 U.S.C. § 1951 Attempted Hobbs Act Robbery
*Max. Penalty: Twenty (20) years' imprisonment and \$250,000 fine
Count #: 3 18 U.S.C. § 924(c) (1) (a) Use of firearm during commission of crime of violence
*Max. Penalty: Ten (10) years' imprisonment (consecutive) and $$250,000$ fine$
Count #:
*Max. Penalty:
*Max. Penalty:
Count #:
*Max. Penalty:

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

PENALTY SHEET

Defendar	nt's Name: LOWEN ESPINUEVA Case No.:
Count #	: 1 18 U.S.C. § 1951(a) Hobbs Act Conspiracy
	enalty: Twenty (20) years' imprisonment and \$250,000 fine.
Count #	
	enalty: Twenty (20) years' imprisonment and \$250,000 fine
Count #:	: 3 18 U.S.C. § 924(c)(1)(a), 2 Use of firearm during ion of crime of violence
\$250,000	
*Max.	
*Max. Pe	enalty:
Count #:	
*Max. Pe	enalty:
inc	efers only to possible term of incarceration, does not clude possible fines, restitution, special assessments, role terms, or forfeitures that may be applicable.